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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/722,383	11/25/2003	Matti Salmi	915-005.086	4623
WARE FRESSOLA VAN DER SLUYS & ADOLPHSON, LLP BRADFORD GREEN, BUILDING 5 755 MAIN STREET, P O BOX 224			EXAMINER	
			BASEHOAR, ADAM L	
MONROE, CT		ART UNIT	PAPER NUMBER	
			2178	
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			09/26/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

1 <b>8</b>		Application No.	Applicant(s)			
Office Action Summary		10/722,383	SALMI ET AL.			
		Examiner	Art Unit			
		Adam L. Basehoar	2178			
-	The MAILING DATE of this communication	1 .	1			
Period fo						
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CFI SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pere to reply within the set or extended period for reply will, by steply received by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re riod will apply and will expire SIX (6) MONT atute, cause the application to become ABA	CATION.  Poply be timely filed  ITHS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).			
Status		,				
1)⊠	Responsive to communication(s) filed on 2	<u>5 June 2007</u> .				
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3)	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.			
Dispositi	on of Claims					
	Claim(s) <u>1-32</u> is/are pending in the applicat 4a) Of the above claim(s) is/are with					
	Claim(s) is/are allowed.		•			
6)🖂	Claim(s) 1-32 is/are rejected.					
7)	Claim(s) is/are objected to.					
8)	Claim(s) are subject to restriction an	nd/or election requirement.				
Applicati	on Papers					
9)[	The specification is objected to by the Exam	niner.				
10)	The drawing(s) filed on is/are: a) 🔲	•	•			
	Applicant may not request that any objection to					
11)	Replacement drawing sheet(s) including the cor The oath or declaration is objected to by the					
Priority u	inder 35 U.S.C. § 119		. ,			
_	Acknowledgment is made of a claim for fore ☐ All b)☐ Some * c)☐ None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).			
	1. Certified copies of the priority docum	ents have been received.				
	2. Certified copies of the priority docum	·	·			
	3. Copies of the certified copies of the p		received in this National Stage			
* 0	application from the International But					
3	ee the attached detailed Office action for a	list of the certified copies not r	eceived.			
Attachment	***	, <u> </u>	(DTO 446)			
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413) )/Mail Date			
3) 🔀 Inforn	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <u>06/25/07</u> .		formal Patent Application			

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### **DETAILED ACTION**

1. This action is responsive to communications: The Amendment filed 06/25/07 to the Application filed 11/25/03.

- 2. The rejection of claim 31 under 35 U.S.C. 112 has been withdrawn as necessitated by Amendment.
- 3. The rejection of claims 28 and 29 under 35 U.S.C. 101 has been withdrawn as
- 4. Claims 1-32 remain rejected under 35 U.S.C. 102(e) as being anticipated by Furon et al (US-2006/0052118 03/09/06).
- 5. Claims 1-32 are pending in the case. Claims 1, 11, 22, 28, 29, and 31 are independent claims.

### Information Disclosure Statement

6. The information disclosure statement (IDS) submitted on 06/25/07 has been considered by the examiner.

## Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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8. Claims 1-32 are rejected under 35 U.S.C. 102(e) as being anticipated by Furon et al (US-2006/0052118 03/09/06).

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-In regard to independent claims 1, 11, 22, 28, and 29, Furon teaches a device, method, system, and computer program product, for printing an electronic presentation, the method comprising steps for processing a presentation data (Paragraph 28: i.e. "multimedia messages"; Paragraph 34: "selected messages 21, 23, 24 make up for example a story...successively in time"), wherein the method comprises steps for forming at least one printable output (Paragraph 40: "a printer 16 produces the composite multimedia message")(Fig. 1: 16; "printer") from said electronic presentation of a single message (Paragraph 28: "of one...multimedia messages") that comprises multiple objects (Paragraph 28: "digital image, the text associated with said image and a sound or audio message"; Paragraph 31: "an initial multimedia message comprises a digital image, and either at least one text message and/or one sound message....still or animated (video clip)"), by defining combined page or separate pages for said printable objects (Paragraph 28: "automatic layout, on a single page, or even several pages, or one...multimedia messages"; Paragraph 40: "automatically lays out, on at least one page....composite multimedia message...from each transformed...message") whereby the printable output was formable into separate pages depending on removal of irrelevant objects (Paragraph 35; Paragraph 38: "only keeping one part of the text or text parts forming said initial messages" and "where the multimedia message comprises an image that is a video clip....determination...of a key image of said video clip...included in a composite...message"; Paragraph 39: "only the key parts of the initial messages are kept"), conversion of continuous objects into non-continuous objects (Paragraph 38: "where the multimedia message comprises an image that is a video

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clip....determination...of a key image of said video clip...included in a composite...message"), and also based on upon a temporal aspect (Paragraph 1: "automatic layout is performed from analysis of various...messages....especially includes characteristics of time"; Paragraph 34: "sequential analysis") and spatial aspect of said multiple objects (Paragraph 1: "automatic layout is performed from analysis of various...messages....especially includes characteristics of...contents, or even context"; Paragraph 35: "semantic analysis"; Paragraph 37: "relational analysis...correspondences to be established between images, texts, and sounds form each of the various selected...messages"),

-In regard to dependent claims 2 and 12, Furon teaches a step for defining a temporal aspect by an onset of each object in the presentation of said single message (Paragraph 1: "automatic layout is performed from analysis of various...messages....especially includes characteristics of time"; Paragraph 34: "selected messages 21, 23, 24 make up for example a story...successively in time" & "sequential analysis"; Paragraph 37: "relational analysis").

-In regard to dependent claims 3, 13, 25, and 30, Furon teaches wherein from one to, in maximum, as many printable outputs are formed as there are printable objects in the presentation (Paragraph 40: "automatically lays out, on at least one page having a given format, the composite multimedia message" & "to perform a printing request....printing sheets less than or equal to the number...advantageously made")(Fig. 4).

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-In regard to dependent claims 4 and 14, Furon teaches wherein one or more objects are located in layout locations of the presentation (Paragraph 35: i.e. "semantic analysis"; Paragraph 37: i.e. "relational analysis"; Paragraph 40: "according to messages 38, 39, 40,.....as balloons")(Fig. 4: e.g. 38, 39, 40 and 46, 47, 48).

-In regard to dependent claims 5, 15, 23, Furon teaches steps for studying a spatial aspect of each object by defining the layout location of each object of said single message (Paragraph 35: i.e. "semantic analysis"; Paragraph 37: i.e. "relational analysis").

-In regard to dependent claims 6, 16, and 24, Furon teaches steps for combining objects into single output, if their layout locations differ from another (Paragraph 18: "layout if performed on one ore more pages"; Paragraph 40: "automatically lays out....six selected multimedia messages")(Fig. 4), and otherwise keeping them on separated outputs (Paragraph 40: "When the composite....display per page").

-In regard to dependent claim 7, Furon teaches printing said combined page or printing one or more of said separate pages (Paragraph 18: "layout performed on one or more page"; Paragraph 40: "The invention process thus enables...printing paper are thus advantageously made").

-In regard to dependent claims 8 and 17, Furon teaches wherein the presentation is a multimedia message and an object is an appearance of a media object of one of the following

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group: editable text, non-editable text, image, animation, video, streaming video, audio converted to image or to text (Paragraph 28: "digital image, the text associated with said image and a sound or audio message"; Paragraph 31: "still or animated (video clip)").

-In regard to dependent claims 9, 21, and 27, Furon teaches wherein the printout was printed to a hard copy (Paragraph 29: "the printer 16 for example.....etc)(Fig. 1: 16).

-In regard to dependent claim 10, Furon teaches wherein the printable output forms a slide of a slide presentation (Fig. 4).

-In regard to dependent claims 18 and 26, Furon teaches means for communication through a wireless telecommunications network (Paragraph 29: "mobile terminal....for example GSM")(Fig. 1).

-In regard to dependent claim 19, Furon teaches further comprising a camera (Paragraph 29: "cellphone equipped with a camera").

-In regard to dependent claim 20, Furon teaches comprising means for displaying the presentation (Fig. 1: 18A: "display screen"; 16: "printer").

-In regard to independent claim 31, Furon teaches a method for printing an electronic presentation, the method comprising steps for processing a presentation data (Paragraph 28: i.e.

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"multimedia messages"; Paragraph 34: "selected messages 21, 23, 24 make up for example a story...successively in time"), wherein the method comprises steps for forming at least one printable output (Paragraph 40: "a printer 16 produces the composite multimedia message")(Fig. 1: 16; "printer") from said electronic presentation of a single message (Paragraph 28: "of one...multimedia messages") that comprises multiple objects (Paragraph 28: "digital image, the text associated with said image and a sound or audio message"; Paragraph 31: "an initial multimedia message comprises a digital image, and either at least one text message and/or one sound message....still or animated (video clip)"), by defining combined page or separate pages for said printable objects (Paragraph 28: "automatic layout, on a single page, or even several pages, or one...multimedia messages"; Paragraph 40: "automatically lays out, on at least one page....composite multimedia message...from each transformed...message") whereby the printable output was formable into separate pages depending on removal of irrelevant objects (Paragraph 35; Paragraph 38: "only keeping one part of the text or text parts forming said initial messages" and "where the multimedia message comprises an image that is a video clip....determination...of a key image of said video clip...included in a composite...message"; Paragraph 39: "only the key parts of the initial messages are kept"), conversion of continuous objects into non-continuous objects (Paragraph 38: "where the multimedia message comprises an image that is a video clip....determination...of a key image of said video clip...included in a composite...message"), and also based on upon a temporal aspect (Paragraph 1: "automatic layout is performed from analysis of various...messages....especially includes characteristics of time"; Paragraph 34: "sequential analysis") and spatial aspect of said single message (Paragraph 1: "automatic layout is performed from analysis of various...messages....especially includes

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characteristics of...contents, or even context"; Paragraph 35: "semantic analysis"; Paragraph 37: "relational analysis...correspondences to be established between images, texts, and sounds form each of the various selected...messages"), wherein the printout of the electronic presentation is delivered to the recipient and charged from the sender (Paragraph 18: "also the printing cost to be reduced...is selected"; Paragraph 29: "the server 14 communicates...with the printer...processing laboratories"; Paragraph 40: "perform a printing request...savings of printing paper are thus advantageously made").

-In regard to dependent claim 32, Furon teaches wherein the printout is in one of the following forms: a varying sized paper, a postcard, a fax, a photograph (Paragraph 29: "the printer 16 for example....etc).

### Response to Arguments

9. Applicant's arguments filed 06/25/07 have been fully considered but they are not persuasive.

-In general the Applicant mainly argues that the newly amended claims differ from that of the Furon et al reference in that the Furon et al reference pertains to a plurality of multimedia messages supposed to a single message now claimed by Applicant. The Examiner respectfully disagrees with the Applicant. While the Examiner agrees that the Furon et al reference discusses processing a plurality of multimedia messages, the Examiner notes that the Furon et al reference taught the same processing steps for an individually selected multimedia message. Said individual multimedia message maintained a plurality of content objects that were processed into

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a composite multimedia message based on time, contents, as well as context of the images and texts of the initial message. Regardless of how many multimedia messages were selected by the user, the same algorithm (Fig. 2) was used to process the objects of said multimedia message. Please note the above rejection in regard to said newly claimed limitations. As currently claimed, the Examiner also believes that the single created composite multimedia message generated by Furon et al would read on the Applicant's "single message" limitation.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e. the principled flowcharts of Figs. 5A and 5B) are not specifically recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

#### Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US-5,831,617	11-1998	Bhukhanwala, Saumil
US-7,246,313	07-2007	Sung et al.
US-6,784,899	08-2004	Barrus et al.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Adam L. Basehoar whose telephone number is (571)-272-4121. The examiner can normally be reached on M-F: 7:00am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steve Hong can be reached on (571) 272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ALB

STEPHEN HONG SUPERVISORY PATENT EXAMINER